FILED CLERK U.S. DISTRICT COURT JOHNSON & PHAM, LLP APR - 6 2010 Christopher D. Johnson, SBN: 222698 2 E-mail: cjohnson@johnsonpham.com CENTRAL DISTRICT OF Christopher Q. Pham, SBN: 206697 3 E-mail: cpham@johnsonpham.com 4 Marcus F. Chaney, SBN: 245227 E-mail: mchaney@johnsonpham.com 5 6355 Topanga Canyon Boulevard, Suite 115 Priority Woodland Hills, California 91367 Telephone: (818) 888-7540 7 Facsimile: (818) 888-7544 8 Attorneys for Plaintiff _{Scan} Only 9 PRODUCT PARTNERS, LLC 10 11 UNITED STATES DISTRICT COURT 12 CENTRAL DISTRICT OF CALIFORNIA 13 14 Case No.: CV09-09230 SVW (JEMx) PRODUCT PARTNERS, LLC, a 15 California Limited Liability Company, 16 JPROPOSEDI JUDGMENT Plaintiff, 17 18 VS. 19 RIVAN JOLAGH, an Individual, and 20 Does 1-10, Inclusive, 21 Defendants. 22 23 24 IT IS HEREBY ORDERED, ADJUDGED AND DECREED: Plaintiff PRODUCT PARTNERS, LLC, is hereby awarded final judgment 25 on its claims for relief against Defendant RIVAN JOLAGH in the sum of 17 U.S.C. §504(c)(2)), as the prevailing party in this action, pursuant to Rule 55(b) of the Federal Rules of Civil Procedure and under Local Rule 55-1. 28

[PROPOSED] JUDGMENT

Under Local Rule 55-3, Plaintiff is awarded attorneys' fees of is further awarded costs, pursuant to the Copyright Act, 17 U.S.C. §504(c), to be determined by the Notice of Application to the Clerk to Tax Costs within fifteen (15) days after the entry of judgment. Furthermore, Defendant is permanently enjoined and restrained from the following activities and conduct and ordered as follows: Defendant is enjoined and permanently restrained from manufacturing, advertising, distributing, offering for sale, selling, whether directly or indirectly, counterfeit P90X® Extreme Home Fitness kits and any other DVDs of any kind bearing Plaintiff's marks or names that are confusingly similar to the trademarks, trade names, designs or logos of Plaintiff; Defendant is enjoined and permanently restrained from using Plaintiff's marks or any copy, reproduction, or colorable imitation, or confusingly similar simulation of Plaintiff's marks on or in connection with the promotion, advertising, distribution, manufacture or sale of Defendant's goods; Defendant is ordered to cancel, withdraw and recall all his

c. Defendant is ordered to cancel, withdraw and recall all his promotions, advertisements and merchandise bearing Plaintiff's marks or any confusingly similar simulation to Plaintiff's marks, which have been published, placed or shipped by Defendant or under Defendant's authority, to any person, entity, or customer, including, without limitation, any publisher, agency, wholesaler, distributor, retailer, consignor or marketer, and also deliver to each publisher or customer

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1	a copy of this Court's order as it relates to said injunctive relief against
2	Defendant.
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4	IT IS SO ORDERED:
5	Dated: April 5, 2010
6	Mateu. April 3, 2010
7	By:
8	U.S. DISTRICT JUDGE
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